Department of 
Intellectual &
Developmental Disabilities

Resource Handbook
For the
Professional Support Services License*

Updated
August 2017

(*This license is operated through the Tennessee Department of Health)
Introduction

The information in this resource handbook is designed to assist independent clinicians and agencies in obtaining a license as a Home Care Organization providing Professional Support Services (PSS) through the Tennessee Department of Health (DOH) prior to establishing a fully executed Provider Agreement with DIDD. Tennessee law requires this license as defined in the Tennessee Code Annotated 68-11-201 for providers of occupational therapy, physical therapy, speech language pathology, and nursing when services are provided through the DIDD.

Applicants must apply first to the DIDD and be initially approved before applying to the DOH for their license. Applicants should not send their application and license fee to the DOH prior to receiving this initial approval from the DIDD.

Once an agency submits their application for the PSS license, the DOH will acknowledge the receipt of the application and request that you contact the surveying entity in order to arrange for him/her to complete an initial announced survey, prior to issuing a PSS license. The initial survey will incorporate a review of the medical record format, personnel files, policies and procedures manual, and required posted signs. In preparing for the DOH initial survey, applicants must reference a copy of the Standards for Home Care Organizations Providing Professional Support Services rules, Chapter 1200-8-34 as set forth by the DOH. The rules can be found at [http://tn.gov/health/topic/hcf-licensure](http://tn.gov/health/topic/hcf-licensure). Persons applying for a license to provide PSS need to meet all the rule requirements.

A PSS license must be renewed annually and is subject to an annual unannounced survey. A current PSSL is required to maintain an active Provider Agreement with the DIDD/TennCare and to be eligible to be reimbursed for waiver services.

Section I of this resource handbook contains checklists based on the DOH rules, referenced above, that can be used in establishing that criteria are met for medical records, personnel files, required posted signs, and policies and procedures.

Section II of this handbook contains policy and procedure sample templates. These templates can be utilized for the development of policy and procedure manuals as outlined in the Standards for Home Care Organizations Providing Professional Support Services rules. Individuals and agencies must keep in mind when utilizing the templates that they will need to review each one closely, referencing the most current rules, and modify/personalize them according to their situation and agency information.

**Department of Health, Health Care Facilities (Licensing Unit):**

The website address to obtain an application for the PSSL online is: [http://tn.gov/health/topic/hcf-licensure](http://tn.gov/health/topic/hcf-licensure)
Section I: Checklists
## Medical Record Requirements

<table>
<thead>
<tr>
<th>Required Documentation</th>
<th>Rule Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriate identifying information</td>
<td>1200-8-34.06(8a)</td>
</tr>
<tr>
<td>Name of Physician</td>
<td>1200-8-34.05(4) and 1200-8-34.06(8a)</td>
</tr>
<tr>
<td>Medications and treatments</td>
<td>1200-8-34.05(2), .06(3), .06(8a)</td>
</tr>
<tr>
<td>Signed and dated clinical notes</td>
<td>1200-8-34.06(8a)</td>
</tr>
<tr>
<td>Monthly progress note (send to ISC/CM)</td>
<td>1200-8-34.06(1)</td>
</tr>
<tr>
<td>Discharge summary (signed and dated within 7 days of d/c)</td>
<td>1200-8-34.06(8a)</td>
</tr>
<tr>
<td>Signed consent to treat form</td>
<td>1200-8-34.05(5-6)</td>
</tr>
<tr>
<td>Diagnosis</td>
<td>1200-8-34.05(7)</td>
</tr>
<tr>
<td>HIV information as applicable</td>
<td>1200-8-34.06(7e)</td>
</tr>
<tr>
<td>Annual summary report to physician</td>
<td>1200-8-34.06(1)</td>
</tr>
<tr>
<td>Plan of Care:</td>
<td>1200-8-34.05(2) and 1200-8-34.06(2a), .06(2b)</td>
</tr>
<tr>
<td>– Pertinent diagnoses</td>
<td></td>
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<tr>
<td>– Mental status</td>
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<tr>
<td>– Types of services and equipment required</td>
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<tr>
<td>– Frequency of services</td>
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<tr>
<td>– Prognosis</td>
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<td>– Rehabilitation potential</td>
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<td>– Functional limitations</td>
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<td>– Activities permitted</td>
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<td>– Nutritional requirements</td>
<td></td>
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<tr>
<td>– Medications and treatments</td>
<td></td>
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<tr>
<td>– Any safety measures to protect against injury</td>
<td></td>
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<tr>
<td>– Instructions for timely discharge or referral</td>
<td></td>
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<tr>
<td>– Any other appropriate items</td>
<td></td>
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<tr>
<td>– Treatment proposed (including interventions)</td>
<td></td>
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<tr>
<td>– Amount, frequency and duration</td>
<td></td>
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<tr>
<td>– Physician signature and date</td>
<td></td>
</tr>
</tbody>
</table>
## Personnel File Requirements

<table>
<thead>
<tr>
<th>Documentation of</th>
<th>Rule Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>A copy of the current professional license or the number or renewal # of the current license</td>
<td>1200-8-34.04(9)</td>
</tr>
<tr>
<td>Education</td>
<td>1200-8-34.04(9)</td>
</tr>
<tr>
<td>Training</td>
<td>1200-8-34.04(9)</td>
</tr>
<tr>
<td>(Work) experience and personnel background</td>
<td>1200-8-34.04(9)</td>
</tr>
<tr>
<td>Proof of adequate medical screenings to exclude communicable disease</td>
<td>1200-8-34.04(9)</td>
</tr>
<tr>
<td>*Job Description</td>
<td>1200-8-34.04(10)</td>
</tr>
<tr>
<td>*Verification of references and credentials</td>
<td>1200-8-34.04(10)</td>
</tr>
<tr>
<td>*Performance evaluations</td>
<td>1200-8-34.04(10)</td>
</tr>
<tr>
<td>Ongoing training/continuing education</td>
<td>1200-8-34.04(11)</td>
</tr>
<tr>
<td>Evidence of orientation to the agency, its policies, the employee’s position, and the employee’s duties</td>
<td>1200-8-34.04(11) 120-8-34.06(7)</td>
</tr>
<tr>
<td>If contracted staff, a written contract containing elements (a-g)</td>
<td>1200-8-34.04(12)(a-g)</td>
</tr>
<tr>
<td>Evidence of supervision of unlicensed staff (if applicable) every 30 days</td>
<td>1200-8-34.04(13)</td>
</tr>
</tbody>
</table>

*Agencies employing only one staff member must maintain a personnel record with verification of current credentials per 1200-8-34.04(10).*
Required Signs to be Posted

1200-08-34-.04 (18-20)

All health care facilities licensed pursuant to T.C.A. §§ 68-11-201, et seq. shall post the following in the main public entrance:

1. Contact information including statewide toll-free number of the division of adult protective services, and the number for the local district attorney’s office;

2. A statement that a person of advanced age who may be the victim of abuse, neglect, or exploitation may seek assistance or file a complaint with the division concerning abuse, neglect and exploitation; and

3. A statement that any person, regardless of age, who may be the victim of domestic violence may call the nationwide domestic violence hotline, with that number printed in boldface type, for immediate assistance and posted on a sign no smaller than eight and one-half inches (8½") in width and eleven inches (11") in height.

4. “No smoking” signs or the international “No Smoking” symbol, consisting of a pictorial representation of a burning cigarette enclosed in a red circle with a red bar across it, shall be clearly and conspicuously posted at every entrance.

5. The facility shall develop a concise statement of its charity care policies and shall post such statement in a place accessible to the public.

(Postings of (1) and (2) shall be on a sign no smaller than eleven inches (11") in width and seventeen inches (17") in height.)
Index of Policy and Procedure Samples

Policy numbers may change as the rules are updated. New policy requirements may be added as the rules are updated. Refer to the following website for the most current version:
http://share.tn.gov/sos/rules/1200/1200-08/1200-08-34.20161016.pdf

1.) 1200-8-34-.04 (3-6) Administration: Organizational Structure
   (3) Organizational structure and services
   (4) Qualified administrator
   (5) Temporary administrator
   (6) Reporting a change in the Administrator

2.) 1200-8-34-.04 (9-12) Administration: Personnel Practices
   (9-10) Personnel records
   (11) Ongoing educational program including orientation
   (12) Contracted Services (if applicable)

3.) 1200-8-34-.04 (16) and 1200-8-34-.06 (7e) Basic Agency Functions: HIV Testing
   Basic Agency Functions: HIV Exposure and Testing

4.) 1200-8-34-.04 (20) Administration: Charity Care (No template provided)

5.) 1200-8-34-.05 (10) Admissions, Discharges, and Transfers: Discharges

6.) 1200-8-34-.06 (1-5) Basic Agency Functions: General, Therapy and Nursing Services

7.) 1200-8-34-.06 (6) Basic Agency Functions: Performance Improvement

8.) 1200-8-34-.06 (7) Basic Agency Functions: Infection Control

9.) 1200-8-34-.06 (8) Basic Agency Functions: Medical Records
   and 1200-8-34-.12(1g) Rights for Release of Information

10.) 1200-8-34-.10 Infectious and Hazardous Waste

11.) 1200-8-34-.13 Healthcare Decision-Making
Section II:

Policy and Procedure Samples for the Professional Support Services License
A. Policy:
The governing body of the agency will establish the organizational structure within the agency. Staff hired will adhere to the lines of authority in carrying out specified responsibilities as outlined in specific job descriptions and the organizational structure.

B. Objectives
1. To outline the organizational structure and lines of authority within the agency.
2. To define the responsibilities of personnel within the agency.
3. To denote accountability and supervision of personnel within the agency.

C. Definitions
  Governing body: person within an agency assuming full legal authority and responsibility for the management and provision of all professional support services, fiscal operations, quality assessment, and performance improvement plans.

  Administrator: A person who establishes policies and procedures and is responsible for the activities of the agency and its staff. This person may be a physician, registered nurse, therapist, or a person with at least one-year experience in a health or disability related field.

D. Procedure
1. A chart of the agency’s organizational structure, denoting lines of authority, is attached.
2. The administrator establishes policies and procedures, oversees the day to day activities of the agency and its staff, and is available via a telephone/pager system during normal working hours 8:00am-4:30pm, Monday through Friday.
3. The administrator authorizes a person in writing within the agency with sufficient experience and training to assume temporary duty during his or her short-term absences. The Acting Administrator for this agency is ________________________.
4. Any change of administrator shall be reported to the Department of Health within fifteen (15) days.
5. The agency maintains a working telephone that is manned during normal business hours or has voice mail activated to take messages.
6. The occupational therapists and physical therapists provide assessments and direct services for consumers. They may supervise therapy assistants in accordance with their state licensure rules regarding supervision (General Rules Governing the Practice of Occupational Therapy, Chapter 1150-2 and General Rules Governing the Practice of Physical Therapy, Chapter 1150-1).
7. Refer to specific job descriptions for responsibilities of each position.
Organizational Structure

*(Agency Name)*

**Governing Body**

*(name, title)*

**Administrator**

*(name, title)*

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A. Policy
The agency will maintain confidential personnel records that are subject to review during both Department of Health and Department of Intellectual and Developmental Disabilities (DIDD) surveys.

B. Objective
To identify the documents to be maintained in the personnel records.

C. Procedures
1. Personnel records shall be kept on all employees and contracted staff for the agency.
2. Records will be made available on-site during surveys.
3. Personnel records shall be kept current, maintained in a confidential manner, and overseen by the agency administrator.
4. Personnel records shall include at a minimum:
   - Job description
   - Verification of references and credentials including education, training, experience, and personnel background
   - Professional license
   - Performance evaluations
   - Evidence of required training including orientation
   - Evidence of related continuing education
   - Proof of adequate medical screening for communicable diseases
   - Verification of influenza vaccine or declination form
Job Description

Agency:  (Agency name)

Job Title:  Administrator

Position Summary:  A person who establishes policies and procedures and is responsible for the activities of the agency and its staff. This person may be a physician, registered nurse, therapist, therapist assistant or a person with at least three years experience in a health or disability related field.

Principle Duties and Responsibilities:
1. Maintains open communication with the Department of Intellectual and Developmental Disabilities (DIDD), Independent Support Coordination agencies and other related provider agencies. Identifies and works to resolve problems as they arise.
2. Maintains knowledge of the DOH and DIDD standards and coordinates preparation for agency surveys.
3. Maintains working knowledge of the DIDD Provider Agreement requirements, the Standards for Home Care Organizations Providing Professional Support Services rules, agency policies and operating procedures.
4. Develops and monitors/oversees compliance with agency policies and procedures.
5. Assures all staffs are in compliance with maintaining professional licenses and training requirements.
6. Provides oversight, education, and training to agency staff.
7. Participates in and provides relevant training for staff to improve skills and knowledge in the area of providing supports and services for persons with intellectual and developmental disabilities.
8. Oversees confidential personnel files.
9. Assures confidentiality and maintenance of customer files including the assurance of staff completing appropriate documentation as outlined in medical record policy.
10. Exhibits a high degree of responsibility for confidential manners.
11. Oversees the agency operating budget.
12. Assumes other related responsibilities as required.

Position Requirements:  This person may be a physician, registered nurse, therapist, therapist assistant, or a person with a degree and at least three years experience in a health or disability related field. Clinical experience in the area of intellectual and developmental disabilities a plus. Excellent interpersonal skills, including the ability to communicate professionally, both verbally and in writing. Willingness to maintain a flexible work schedule as needed.
Job Description

Agency: *(Agency name)*

Job Title: **Acting Administrator**

Position Summary: A person who acts as administrator on an as-needed basis. While acting as the administrator, this person will follow all policies and procedures and is responsible for the activities of the agency and its staff. This person must be a licensed therapist.

Principle Duties and Responsibilities:
1. Maintains open communication with the Department of Intellectual and Developmental Disabilities (DIDD), Independent Support Coordination agencies and other related provider agencies. Identifies and works to resolve problems as they arise.
2. Maintains knowledge of the standards for the DIDD quality enhancement survey and the Department of Health survey and coordinates preparation for these surveys, as needed.
3. Maintains working knowledge of the DIDD Provider Agreement requirements, the Standards for Home Care Organizations Providing Professional Support Services rules, agency policies and operating procedures.
4. Develops and monitors/oversees compliance with agency policies and procedures.
5. Assures all staff members are in compliance with maintaining professional licenses and training requirements.
6. Provides oversight, education, and training to agency staff.
7. Participates in and provides relevant training for staff to improve skills and knowledge in the area of providing supports and services for persons with intellectual and developmental disabilities, as needed.
8. Oversees confidential personnel files.
9. Assures confidentiality and maintenance of consumer files including the assurance of staff completing appropriate documentation as outlined in medical record policy.
10. Exhibits a high degree of responsibility for confidential manners.
11. Oversees the agency operating budget, as needed.
12. Assumes other related responsibilities as required.

Position Requirements: This person must be a licensed therapist or therapist assistant or other person with a degree and at least one year experience in a health or disability related field. Clinical experience in the area of intellectual and developmental disabilities a plus. Excellent interpersonal skills, including the ability to communicate professionally, both verbally and in writing are needed. Willingness to maintain a flexible work schedule as needed.
Job Description

Agency: (Agency name)

Job Title: OT, PT, SLP or Nurse

(Templates not provided)
A. Policy
An ongoing educational program shall be planned and conducted for the development and improvement of skills of all agency personnel engaged in the delivery of professional support services

B. Objectives
1. To assure adequate orientation of new staff to the agency and the interrelated systems, policies and procedures, and the employee’s job responsibilities.
2. To support staff in developing the skills necessary to work within the field of intellectual and developmental disabilities, increasing their level of competence, and increasing their productivity.
3. To meet required training standards set forth by the Department of Intellectual and Developmental Disabilities (DIDD).

C. Procedures
1. Each new staff member will be formally oriented to the agency, DOH standards and its related systems (DIDD). This orientation will be documented and filed in the staff’s personnel record.
2. The agency will assure that required training is scheduled and completed within specified time frames.
3. Persons providing professional support services will be encouraged to cultivate their job by taking advantage of training and continuing education courses through DIDD, professional associations and agencies, university classes, and other related resources that demonstrate both the supervisor’s and the staff member’s commitment to continuous skill development.
4. Approval may be granted as appropriate for staff to take needed leave for professional continuing education courses.
5. Staff will be given the ability to attend on site continuing education courses arranged by the Administrator or designee as appropriate.
6. Documentation of all training and/or continuing education will be completed and filed in the staff person’s personnel record.
A. Policy
If personnel, under hourly or per visit contracts, are utilized by the agency, there shall be a DIDD approved written contract between such personnel and the agency.

B. Objectives
1. To assure that contracted staff complies with agency standards.
2. To outline the requirements and responsibilities of contracted staff.

C. Procedure
1. Contracted staff will be formally oriented to the agency and its related systems, policies and procedures, and job responsibilities. This orientation will be documented and filed in the personnel record.
2. The written contact will clearly designate the following information at a minimum:
   - That consumers are accepted for care only by the agency
   - Which professional support services are to be provided
   - That it is necessary to conform to all applicable organization policies including personnel qualifications
   - The responsibility for participating in developing plans of care
   - The manner in which professional support services will be controlled, coordinated, and evaluated by the agency
   - The procedures for submitting clinical and progress notes (and other documentation), scheduling visits and periodic evaluations
   - The procedures for submitting billing
3. Contracted staff is subject to the performance evaluation process.
A. Policy
Agency staff will report potential exposures to HIV infection and any other identified causative agent of acquired immune deficiency syndrome and will be provided with procedures for post exposure follow-up for both themselves and the consumer.

B. Objectives
1. To provide consumers and staff with a system of follow-up if exposure occurs.
2. To promote a safe, healthy working environment.
3. To identify the agency’s approach to the care of consumers and personnel issues related to HIV.

C. Definitions
1. Human T-Lymphotropic Virus type III (HTLV-III), referred to as HIV, is a virus that infects the cells of the T-lymphocyte system. The virus can lead to the disease-related complex known as AIDS, which destroys the immune system, leaving the body vulnerable to a variety of opportunistic diseases.
2. HIV can be transmitted by sexual contact, needle sharing, transfusions of blood or blood products, and perinatally from an infected mother to neonate. There is no evidence that casual contact leads to transmission.

D. Procedures
1. Staffs are required to take Bloodborne Pathogens training within 30 days of the date of hire through the Relias training portal and must implement Universal Precautions when working with all individuals.
2. The Center for Disease Control reference, Guide to Infection Prevention for Outpatient Settings: Minimum Expectations for Safe Care, found at http://www.cdc.gov/HAI/settings/outpatient/outpatient-care-guidelines.html and other reference material/training deemed appropriate will be used as appropriate in orienting agency staff to universal precautions in preventing exposures.
3. If a staff member incurs exposure it is to be reported to their supervisor.
4. Written documentation of the route of exposure and the circumstances related to the incident shall be completed as soon as feasible following the exposure. This is to be given to the supervisor.
5. The agency will inform the source individual (customer) and request that they be tested for HIV infection at their local health department in order to determine their status.
6. All staff members who incur an exposure will be offered confidential post exposure evaluation and follow-up in accordance with the OSHA standards.
A. Policy
The agency will provide professional support services as prescribed by the attending physician and follow discharge procedures as set forth by the Provider Agreement with the Department of Intellectual and Developmental Disabilities and TennCare.

B. Objectives
1. To assure consumers’ needs can be met adequately by the agency.
2. To assure services are provided under the care of a physician.
3. To assure that agencies do not discriminate against consumers.
4. To assure consumer discharges are in compliance with DIDD/TennCare regulations per the provider agreement.
5. To assure that services are not discontinued prior to another agency being in place, if the consumer still needs services.
6. To assure that an agency appropriately recommends discharging a consumer when expected goals are reached, trainers are in place, and no additional needs are identified.

C. Procedures for Admissions
1. The agency shall accept referrals for professional support services on the basis of a reasonable expectation that the person’s needs can be met adequately by the agency.
2. The agency staff shall obtain written consent for professional support services from the person or his/her designee (e.g., legal conservator).
3. The signed consent form shall be included with the person’s medical record.
4. The agency staff shall determine if the person’s needs can be met by the agency’s services and capabilities.
5. Professional support services shall be provided as prescribed by the person’s attending physician (who holds a license in good standing, as defined in this chapter). The name of the consumer’s physician and the orders shall be recorded in the consumer’s medical record.
6. No treatment shall be provided to any consumer of an agency except on the order of a physician lawfully authorized to give such an order. No medications shall be given to a consumer by any staff of the agency, per DIDD medication administration requirements.
7. The plan for providing professional support services and the expected outcomes shall be reflected in the person’s plan of care (POC) and must relate to support needs and outcomes identified in the person’s individual support plan.
8. A medical record shall be developed and maintained for each consumer admitted.
9. A diagnosis must be entered in the admission records of the agency for every person admitted for care or treatment.

D. Procedures for Discharges
1. Proposed discharges based on the accomplishment of POC goals and/or delivery of recommended equipment shall be planned, communicated, and documented.
2. A discharge summary or appropriate delivery note for equipment will be completed within 7 days of the discharge and per DIDD Provider Manual standards.
3. Prior to discontinuation of authorized services for other reasons, the agency will obtain approval from the DIDD.
4. The agency will notify the person, their conservator or guardian, the support coordinator, and DIDD no less than sixty (60) days prior to the planned discharge.
5. If the person or his/her representative file an appeal in accordance with T.C.A. 33-2-601, et.seq., the discharge will not occur prior to the final agency decision and resolution of the administrative appeal unless ordered by a court and approved by the state.
6. The agency shall continue to provide services until the person is provided with other services that are of acceptable and appropriate quality in order to maintain continuity of care.

7. If the person or his/her representative request to be discharged from the agency, the agency will follow the steps as outlined above and provide transfer documentation to new provider, if requested, in order to maintain continuity of care and facilitate transfer.

8. The agency shall ensure that no person on the grounds of race, color, national origin or handicap, will be excluded from participation in, be denied benefits of, or otherwise subjected to discrimination in the provision of any care or service of the agency. The agency shall protect the civil rights of residents under the Civil Rights Act of 1964 and Section 504 of the Rehabilitation Act of 1973.
A. Policy
The agency will provide professional support services as prescribed by the attending physician, with a plan of care written in coordination with other services being provided to the consumer.

B. Objective
To assure services are integrated and based on functional outcomes.

C. General Procedures
1. All personnel providing professional support services shall assure that their efforts effectively complement other services provided to the person, are functionally integrated into the individual daily routine and support needs and outcomes outlined in the individual support plan.
2. A written report of progress shall be provided to the person’s support coordinator/case manager monthly.
3. A written summary report for each person shall be sent to the attending physician at least annually.
4. The written plan of care, developed in consultation with other disciplines supporting the person, shall cover all pertinent diagnoses, including:
   - mental status
   - types of services and equipment required
   - frequency of services
   - prognosis
   - rehabilitation potential (as applicable)
   - functional limitations
   - activities permitted
   - nutritional requirements
   - medications and treatments
   - any safety measures to protect against injury
   - instructions for timely discharge or referral
   - any other appropriate items
5. A copy of this plan shall be provided to the person’s Individual Support Coordinator as supporting documentation for service authorization with the Individual Support Plan.
6. If a physician refers a person under a plan of care, which cannot be completed until after an evaluation visit, the physician shall be consulted to approve additions or modifications to the original plan. Orders for professional support services shall include the specific treatment or modalities to be used and the amount, frequency and duration. The therapist and other organization personnel shall participate in developing the plan of care.
7. The plan(s) of care for acute or episodic illness shall be reviewed by the attending physician and agency personnel involved in the consumer's care as often as the severity of the patient's condition requires, but at least annually. Evidence of review by the physician must include the physician’s signature and date of the review on the plan of care. A facsimile of the physician’s signature is acceptable. Professional staff shall promptly alert the physician to any changes that suggest a need to alter the plan of care.
8. Drugs and treatments shall be administered by appropriately licensed agency personnel, acting within the scope of their licenses. Orders for drugs and treatments shall be signed and dated by the physician.
D. Therapy Services Procedures
1. All therapy services offered by the agency directly or under arrangement shall be planned, delegated, supervised or provided by a qualified therapist in accordance with the plan of care. A qualified therapist assistant may provide therapy services under the supervision of a qualified therapist in accordance with the plan of care. The therapist shall assist the physician in evaluating the level of function, helping develop the plan of care (revising as necessary), preparing clinical and progress notes, advising and consulting with the family and other agency personnel, and participating in in-service programs.
2. Speech therapy services shall be provided only by a licensed speech language pathologist in good standing.

(As applicable)

E. Nursing Procedures:
1. When skilled nursing is provided, the services shall be provided by or under the supervision of a registered nurse who has no current disciplinary action against his/her license, in accordance with the plan of care. This person shall be available at all times during operating hours and participate in all activities relevant to the professional support services provided, including the development of qualifications and assignment of personnel.
2. The registered nurse’s duties shall include but are not limited to the following: make the initial evaluation visit, except in those circumstances where the physician has ordered therapy services as the only skilled service; regularly evaluate the consumer’s nursing needs; initiate the plan of care and necessary revisions; provide those services requiring substantial specialized nursing skill; initiate appropriate preventive and rehabilitative nursing procedures; prepare clinical and progress notes; coordinate services; inform the physician and other personnel of changes in the consumer’s condition and needs; counsel the consumer and family in meeting nursing and related needs; participate in in-service programs; supervise and teach other nursing personnel. The registered nurse or appropriate agency staff shall initially and periodically evaluate drug interactions, duplicative drug therapy and non-compliance to drug therapy.
3. The licensed practical nurse shall provide services in accordance with agency policies, which may include but are not limited to the following: prepare clinical and progress notes; assist the physician and/or registered nurse in performing specialized procedures; prepare equipment and materials for treatments; observe aseptic technique as required; and assist the consumer in learning appropriate self-care techniques.
1200-8-34-.06 Basic Agency Functions
(6) Performance Improvement

A. Policy
   An agency will conduct an internal performance review of its professional support services at least annually.

B. Objectives
   1. To assist the agency in using its personnel and facilities to meet individual and community needs.
   2. To identify and correct deficiencies which undermine quality of care and lead to waste of agency and personnel resources.
   3. To help the agency make critical judgments regarding the quality and quantity of its services through self-examination.
   4. To provide opportunities to evaluate the effectiveness of agency policies and when necessary make recommendations to the administration as to controls or changes needed to assure high standards of patient care.
   5. To augment in-service staff education, when applicable.
   6. To provide data needed to satisfy state licensure and certification requirements.
   7. To establish criteria to measure the effectiveness and efficiency of the professional support services provided to consumers.
   8. To develop a record review system for the agency to evaluate the necessity or appropriateness of the professional support services provided and their effectiveness and efficiency.

C. Procedures
   1. The agency shall follow DIDD Provider Manual policy to review, at least annually, past and present professional support services including contract services, in accordance with a written plan, to determine their appropriateness and effectiveness and to ascertain that professional policies are followed in providing these services.
   2. The agency will formally document this review process and maintain it on file for review by the Department of Intellectual and Developmental Disabilities and the Department of Health.
A. Policy
The agency must have in place a program that addresses the prevention, control and investigation of infections and communicable diseases.

B. Objectives
1. To provide and maintain a safe working and social environment.
2. To assure that the risk of infection is kept to a minimum.
3. To provide a non-discriminatory environment that supports people living with infectious disease.

C. Procedures
1. All staff will complete Bloodborne Pathogens training through the Relias training portal within 30 days of hire and annually as refresher training.

2. Universal precautions involves the use of protective barriers and practices to protect employees from exposure to infectious agents via puncture of the skin, contact with mucous membranes, saliva and non-intact skin. Mucous Membranes include the lining of the mouth, nose and respiratory tract, the conjunctival membrane covering the eye, the gastrointestinal tract, and the urinogenital tract. Universal Precautions will be observed in order to prevent contact with blood, blood products, or other potentially infectious materials. All blood, blood product, or other potentially infectious material will be considered infectious regardless of the perceived status of the source or source individual.

3. Hands must be washed after contact with blood or body fluids, before eating or drinking and between working with multiple persons. Routine hand washing is paramount when there is any routine physical contact with people and particularly important when there has been contact with blood or body fluids.

4. The wearing of gloves substantially reduces the risk of hands being contaminated with blood and body fluids and therefore gloves must be readily available to all employees likely to handle blood or body substances.

5. After proper removal and disposal of personal protective gloves or other personal protective equipment, employees shall wash their hands and any other potential contaminated skin area immediately or soon as feasible with soap and water.

6. Gloves contaminated with blood or body fluids should be discarded between treating persons - the wearing of gloves does not prevent cross-infection.

7. Hands should be thoroughly washed after discarding gloves.

8. If staff members incur exposure to a person’s blood or body fluids to their skin or mucous membranes, then those areas shall be washed or flushed with water as appropriated or as soon as feasible following contact and the supervisor shall be notified.
9. Precautions shall be taken to prevent the contamination of sterile and clean supplies by soiled supplies. Sterile supplies shall be packaged and stored in a manner that protects the sterility of the contents.

10. Education on infection control, including cause, effect, transmission, prevention, and elimination of infections will be made available by the agency as a part of the orientation process as evidenced by staff being able to verbalize or demonstrate an understanding of basic techniques see:


11.) Appropriate staff and/or consumers, their family and/or their support staff will be educated in the practice of aseptic techniques such as handwashing and scrubbing practices, proper hygiene, use of personal equipment, dressing care techniques, disinfecting and sterilizing techniques, and the handling and storage of consumer care equipment and supplies.

12.) The agency shall offer the influenza vaccine annually to all staff, at no cost to the staff. Staff who have a state insurance health plan have several options for obtaining this vaccine for free through their health insurance plan. Staff who do not have a state health insurance plan can obtain the vaccine at their local health department at no cost. If another option is necessary, staff should contact the agency administrator.

13.) If staff refuse the influenza vaccine, an annual signed declination statement (form available from the agency administrator) must be on file.

14.) Staff will be provided with annual training about influenza vaccination, non-vaccine control measures, and the diagnosis, transmission, and potential impact of influenza.

15.) The agency will conduct an annual evaluation of the influenza vaccination program and reasons for non-participation.

16.) A statement that the requirements to complete vaccinations or declination statements shall be suspended by the administrator in the event of a vaccine shortage as declared by the Commissioner of Health or the Commissioner’s designee.
A. Policy
A medical record shall be developed and maintained for each consumer admitted.

B. Objectives
1. To maintain required documentation.
2. To note progress towards POC goals.
3. To facilitate integration of services.

C. Procedures
1. A medical record containing past and current findings in accordance with accepted professional standards will be maintained for every consumer receiving professional support services.
2. In addition to the Plan of Care, the record shall contain:
   • Appropriate identifying information
   • The person’s or his/her designee’s written consent for professional support services
   • Name of physician
   • Signed and dated clinical notes
   • All (known) medications and treatments
3. Clinical notes shall be written the day on which service is rendered and incorporated no less often than weekly.
4. Copies of summary reports shall be sent to the physician.
5. A discharge summary shall be dated and signed within 7 days of discharge.
6. All medical records, either written, electronic, graphic or otherwise acceptable form, must be retained in their original or legally reproduced form for a minimum period of at least ten (10) years after which such records may be destroyed. However, in cases of consumers under mental disability or minority, their complete agency records shall be retained for the period of minority or known mental disability, plus one (1) year, or ten (10) years following the discharge of the consumer, whichever is longer.
7. Records destruction shall be accomplished by burning, shredding or other effective method in keeping with the confidential nature of the contents. The destruction of records must be made in the ordinary course of business, must be documented and in accordance with the agency’s policies and procedures, and no record may be destroyed on an individual basis.
8. Even if the agency discontinues operations, records shall be maintained as mandated by this chapter and the Tennessee Medical Records Act (T.C.A. §§ 68-11-308). If a person is transferred to another health care facility or agency, a copy of the record or an abstract shall accompany the person when the agency is directly involved in the transfer, as appropriate.
9. Medical records information shall be safeguarded against loss or unauthorized use. Written consent shall be required from the person receiving services (or his/her legal guardian or conservator) for release of information when the release is not otherwise authorized by law.
10. For purposes of this rule, the requirements for signature or countersignature must follow standards set forth in the DIDD Electronic Signature policy.
11. For purposes of this rule, requirements set forth in the DIDD Provider Manual and the agency’s confidentiality policy as required by DIDD will be followed in regards to copying and giving others access to a person’s records.
12. Records shall be available for review by the Department of Health and the Department of Intellectual and Developmental Disabilities.
1200-8-34-.10  Infectious and Hazardous Waste

A. Policy
   Each agency shall develop, maintain and implement a system for defining and handling its infectious and hazardous waste and which complies with the standards of other applicable state and federal regulations.

B. Objective
   To assure proper disposal of normal and hazardous waste and needles.

C. Procedures
   1. The following waste shall be considered to be infectious waste:
      (a) Waste human blood and blood products such as serum, plasma, and other blood components;
      (b) All discarded sharps (including but not limited to, hypodermic needles, syringes, pasteur pipettes, broken glass, scalpel blades) used in patient care; and
      (c) Other waste determined to be infectious by the agency in its written policy.
   2. Waste must be packaged in a manner that will protect waste handlers and the public from possible injury and disease that may result from exposure to the waste. Such packaging must provide for containment of the waste from the point of generation up to the point of proper treatment or disposal. Packaging must be selected and utilized for the type of waste the package will contain, how the waste will be treated and disposed, and how it will be handled and transported prior to treatment and disposal.
      (a) Contaminated sharps must be directly placed in leakproof, rigid and puncture-resistant containers, which must then be tightly sealed.
      (b) Infectious and hazardous waste must be secured in fastened plastic bags before placement in a garbage can with other household waste.
      (c) Reusable containers for infectious waste must be thoroughly sanitized each time they are emptied, unless the surfaces of the containers have been completely protected from contamination by disposable liners or other devices removed with the waste.
   3. After packaging, waste must be handled, transported and stored by methods assuring containment and preserving of the integrity of the packaging, including the use of secondary containment where necessary.
   4. Waste must be stored in a manner which preserves the integrity of the packaging, inhibits rapid microbial growth and putrefaction, and minimizes the potential of exposure or access by unknowing persons. Waste must be stored in a manner and location which affords protection from animals, precipitation, wind and direct sunlight, does not present a safety hazard, does not provide a breeding place or food source for insects or rodents and does not create a nuisance.
   5. In the event of spills, ruptured packaging, or other incidents where there is a loss of containment of waste, the agency must assure that proper actions are immediately taken to:
(a) Isolate the area;

(b) Repackage all spilled waste and contaminated debris in accordance with the requirements of this rule; and,

(c) Sanitize all contaminated equipment and surfaces appropriately.
A. Policy
The agency will support persons’ healthcare decision making processes in compliance with the Tennessee Health Care Decisions Act.

B. Objectives
1. To promote the agency’s knowledge of when a service recipient has an advanced directive for health.
2. To promote knowledge about the Tennessee Health Care Decisions Act with persons and their families when referred to the agency, as appropriate.
3. To promote compliance with the health care decisions set forth in an advanced directive for health for service recipients referred to the agency.

C. Procedure
1. Upon accepting a referral, the agency will request, from the referral source, information regarding the existence of an advance directive for health and a named health care decision maker.
2. If the referral source indicates that there is no advance directive for health care or health care agent in place, or they are uncertain, the agency will provide information regarding the Tennessee Health Care Decisions Act to the person and/or his/her legal representative/conservator along with the Consent to Treat form.
3. At no time will the agency refuse a referral of or refuse to provide authorized services to a service recipient based on the presence or absence of an advanced directive for health.
4. Upon accepting a referral, as a part of the Consent to Treat form, the agency will acknowledge their requirement to comply with any known advance directive for health.
5. A health care provider may decline to comply with an advanced directive for reasons of conscience.
6. A health care agency may decline to comply with an advanced directive for the service recipient if:
   a. the advanced directive for health is contrary to agency policy which is based on reasons of conscience, and the policy was timely communicated to the person or his/her health care agent; or,
   b. the advanced directive for health requires medically inappropriate health care or health care contrary to generally accepted health care standards applicable to the health care provider or agency.
7. If the agency declines to comply with an individual instruction of health care decision, as noted above, shall,
   a) Promptly so inform the service recipient, if possible, and any person then authorized to make health care decisions for the service recipient;
   b) Provide continuing care to the service recipient until a transfer can be effected or until the determination has been made that transfer cannot be effected;
   c) Unless the service recipient or person authorized to make decisions for the recipient refuses assistance, immediately make all reasonable efforts to assist in the transfer of the consumer to another health care provider or institution that is willing to comply with the instruction or decision; and,
   d) If a transfer cannot be effected, the health care provider or institution shall not be compelled to comply.
8. Agency staff will not be involved in any person’s decision making process related to the development of an advanced care directive for health.
9. Agency staff will not act as a witness for a person receiving services in the development of an advanced directive for health.
10. Agency staff will not be designated as a health care agent or as a surrogate for any person receiving services from the agency unless the staff is a relative of the service recipient by blood, marriage, or adoption.

11. In the event that a person receiving services experiences cardiac or respiratory arrest in the presence of agency staff, agency staff will comply with any known Universal Do Not Resuscitate (DNR) order, but will provide emergency medical interventions as appropriate including contacting emergency personnel if there is no evidence of a DNR.